

UNITED STATE DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

**SO ORDERED**

*George B. Daniels*

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TRAVELEX CANADA LIMITED, :  
 :  
Plaintiff, : 07 CV 9747  
 :  
- against - :  
 :  
LEIGHANNA MORBEY and :  
AFEX-ASSOCIATED FOREIGN EXCHANGE, INC. :  
 :  
Defendants. :  
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**STIPULATED  
TEMPORARY  
RESTRAINING ORDER**

**HON. GEORGE B. DANIELS**  
**NOV 15 2007**

Plaintiff, Travelex Canada Limited, and Defendants, Leighanna Morbey and AFEX-Associated Foreign Exchange, Inc., by and between the undersigned counsel for the parties, hereby stipulate and agree that pending the hearing of Plaintiff's Motion pursuant to Rule 65, Fed. R. Civ. P.:

1. Defendant AFEX is temporarily restrained from directly or indirectly knowingly soliciting the business of customers of Travelex with whom Morbey dealt or had contact with in any capacity while an employee at Travelex (a "Customer"), or otherwise seeking to have those Customers terminate their relationship with Travelex, from doing business with any such Customer of Travelex, other than those with whom AFEX did business prior to Morbey's employment with AFEX, and from using or disclosing to anyone Travelex's confidential and proprietary information;
2. Any solicitation of such Customers by Morbey shall be considered knowing solicitation by AFEX; and

3. Defendant Morbey is temporarily restrained from directly or indirectly soliciting the business of customers of Travelex with whom Morbey dealt or had contact with in any capacity while an employee at or as a result of her employment with Travelex, or otherwise seeking to have those Customers terminate their relationship with Travelex, from doing business with any such Customer of Travelex, and from using or disclosing to anyone Travelex's confidential and proprietary information.

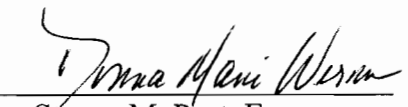
The restraints herein are being stipulated by the Parties solely in connection with, and in exchange for, Plaintiff's consent to adjourn the pending motion to ~~November 29, 2007~~ <sup>December 5</sup> and to permit Defendants to submit opposition to the motion. Nothing contained herein shall be deemed an admission or concession by Defendants that Plaintiff is entitled to any of the relief requested or that any of the allegations, assertions or points of law cited by Plaintiff are true and accurate; or an admission or concession by Plaintiff that the relief to which it is entitled should be limited to that set forth herein. Defendants specifically reserve their right to oppose any request for relief, or any allegations, assertions or points of law cited by Plaintiff.

Dated: November 15, 2007

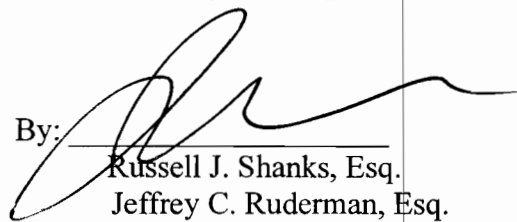
EPSTEIN BECKER & GREEN, P.C.

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